13:14 03/29/11GMT-05 Pg 02-02 Filed 03/29/11 Page 1 of 3 Fm:MyFax - Law Offices JMurray To:Hon. Kimba M. Wood (12128057900) Case 1:10-cr-00162-KMW Document 55 Page 1 of 1

Murray Law LLC

USDS SDNY

DOCUMENT

DOG: #208 New York NY 10279 tel: 212.941.9266 fax: 866

March 29, 2011

Woolworth Building 233 Bro

Honorable Kimba M. Wood U.S. District Court Southern District of New York 500 Pearl Street New York, NY 10007

U.S. v. El-Hanafi and Hasanoff, 10 CR 162 (KMC)

MEMO ENDORSED

Dear Judge Wood:

I am writing on behalf of both defendants in the above-captioned case to request that the motion schedule established on February 17, 2011, be modified as follows: defense motions due May 13, 2011, government's opposition due July 12, 2011, defense reply due July 27, 2011.

We propose this extension because the current schedule required defense motions to be filed during the week of Passover, Easter and spring break.

The government consents to this modification. It does not require any adjournment of court conferences, since none were scheduled, and the trial is not scheduled to begin until early next year.

We consent to the exclusion of these additional weeks from the computation of Speedy Trial time.

Thank you for your attention to this matter.

Respectfully submitted,

JaneAnne Murray

Attorney for Mr. El-Hanafi

cc: All counsel (via E-mail)

3-29-11

SO ORDERED: N.Y., N.Y.

Client M. WOOD